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CONTENTS

PART 1

	1 age
Electricity Act 1945—Electricity (Licensing) Amendment Regulations (No. 2) 2000	2114-6
Gas Pipelines Access (Western Australia) Act 1998—Gas Pipelines Access (Repeal	
Access Scheme Modification) Regulations 2000	2110-3
Gas Pipelines Access (Western Australia) Act 1998—Gas Pipelines Access (Western	
Australia) Regulations 2000	2100-10
Gas Standards Act 1972—Gas Standards (Gasfitting and Consumer Gas	
Installations) Amendment Regulations 2000	2114
Proclamations—Public and Bank Holidays Act 1972	2099-100

PART 2

Local Government	2117
Minerals and Energy	
Planning	2118-9
Premier and Cabinet	2119-20
Public Notices	2123
Racing, Gaming and Liquor	
Water	

WESTERN AUSTRALIAN GOVERNMENT GAZETTE—ON-LINE ACCESS

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- Easter and Christmas holidays cause disruption each year.
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In these instances, notices warning of the change are generally published on page 2 for approximately 4 weeks prior to the date. Readers are urged to check *Gazettes* accordingly, prior to contacting State Law Publisher.

JOHN A. STRIJK, Government Printer.

— PART 1 —

PROCLAMATIONS

AA101

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

WESTERN AUSTRALIA P. M. Jeffery,

By His Excellency Major General Philip Michael Jeffery, Companion of the Order of Australia, Officer of the Order of Australia (Military Division), Military Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 8 of the Public and Bank Holidays Act 1972 and with the advice and consent of the Executive Council, declare that instead of Monday 2 October 2000, Monday 16 October 2000 shall be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2000, in—

- (a) the Shire of Exmouth;
- (b) the Shire of Shark Bay;
- (c) the Shire of Carnarvon; and
- (d) the Shire of Upper Gascoyne.

Given under my hand and the Public Seal of the State on 18 April 2000.

By Command of the Governor,

CHERYL EDWARDES, Minister for Labour Relations.

GOD SAVE THE QUEEN !

AA102

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.

By His Excellency Major General Philip Michael
Jeffery, Companion of the Order of Australia, Officer
of the Order of Australia (Military Division), Military Cross, Governor of the State of Western Australia

I, the Governor, acting under section 8 of the Public and Bank Holidays Act 1972 and with the advice and consent of the Executive Council, declare that instead of Monday 2 October 2000, Monday 7 August 2000 shall be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2000, in-

- (a) the Shire of Roebourne; and
- (b) the Shire of Port Hedland.

Given under my hand and the Public Seal of the State on 18 April 2000.

By Command of the Governor,

CHERYL EDWARDES, Minister for Labour Relations.

GOD SAVE THE QUEEN !

AA103

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

WESTERN AUSTRALIA P. M. Jeffery, Governor.

By His Excellency Major General Philip Michael Jeffery, Companion of the Order of Australia, Officer of the Order of Australia (Military Division), Military Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 8 of the *Public and Bank Holidays Act 1972* and with the advice and consent of the Executive Council, declare that instead of Monday 2 October 2000, Monday 21 August 2000 shall be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2000, in the Town of Newman, and that area of the Shire of East Pilbara that is within 150 kilometres radius of that town but not within 150 kilometres of the Town of Marble Bar.

Given under my hand and the Public Seal of the State on 18 April 2000.

By Command of the Governor,

CHERYL EDWARDES, Minister for Labour Relations.

GOD SAVE THE QUEEN!

AA104

PUBLIC AND BANK HOLIDAYS ACT 1972

PROCLAMATION

WESTERN AUSTRALIA
P. M. Jeffery,
Governor.
[L.S.]

By His Excellency Major General Philip Michael
Jeffery, Companion of the Order of Australia, Office
of the Order of Australia (Military Division), Military
Cross, Governor of the State of Western Australia.

I, the Governor, acting under section 8 of the *Public and Bank Holidays Act 1972* and with the advice and consent of the Executive Council, declare that instead of Monday 2 October 2000, Monday 3 July 2000 shall be the Celebration Day for the Anniversary of the Birthday of the Reigning Sovereign in 2000, in—

- (a) the Shire of Manjimup;
- (b) the Shire of Nannup; and
- (c) the Town of Marble Bar, and the area of the Shire of East Pilbara within a radius of 150 kilometres of that town (including the Town of Nullagine).

Given under my hand and the Public Seal of the State on 18 April 2000.

By Command of the Governor,

CHERYL EDWARDES, Minister for Labour Relations.

GOD SAVE THE QUEEN!

ENERGY

EG301*

Gas Pipelines Access (Western Australia) Act 1998

Gas Pipelines Access (Western Australia) Regulations 2000

Made under Part 3 by the Governor in Executive Council on the unanimous recommendation of the relevant Ministers of the scheme participants.

1. Citation

These regulations may be cited as the *Gas Pipelines Access* (Western Australia) Regulations 2000.

2. Commencement

These regulations come into operation on the day on which they are published in the *Gazette*.

3. Interpretation

In these regulations, unless the contrary intention appears — "Act" means the *Gas Pipelines Access (Western Australia) Act 1998.*

4. Upstream end in definition of "pipeline"

For the purposes of paragraphs (a) and (b) of the definition of "pipeline" in section 2 of Schedule 1 to the Act —

- a gas processing plant listed in the first column of the Table in Schedule 1 is a prescribed gas processing plant;
 and
- (b) in relation to a pipeline conveying natural gas from such a gas processing plant — the flange or other point described in the second column of that Table opposite the reference to the plant is a prescribed exit flange or connection point.

5. Civil penalty provisions

- (1) A regulatory provision or conduct provision listed in the first column of the Table in Schedule 2 is, for the purposes of the Gas Pipelines Access Law, a civil penalty provision.
- (2) The amount specified in the second column of the Table opposite the reference to a civil penalty provision is the maximum amount that the Court may determine is payable by a person who contravenes the provision.
- (3) The amount specified as a daily amount applies only to a day or part of a day during which a breach of the provision continues after the local Regulator has given the person contravening the provision notice in writing that the daily amount will apply if the breach continues.

6. Availability of copies of Code and amendments

The Code Registrar and the local Regulator are each required to make available for inspection during ordinary working hours on business days, at their respective principal places of business, copies of —

- (a) the Code as set out in Schedule 2 to the Act;
- (b) that Code, if amended, as amended and in force for the time being; and
- (c) amendments made to that Code.

7. Arbitrator's summons under the Act, Schedule 1 Part 4

- (1) In this regulation
 - **"summons"** means a summons issued by the arbitrator under Part 4 of Schedule 1 to the Act
 - (a) requiring a person to appear as a witness before the arbitrator; or
 - (b) requiring a person to appear before the arbitrator and to produce a document to the arbitrator.
- (2) A summons must include
 - (a) the name and address of the person on whom the summons is to be served;
 - (b) if the summons is for the production of a document
 - (i) a proper description of the document; and
 - (ii) if the document is to be produced by a person that is a corporation, the name and title of the appropriate officer of the corporation who is to attend and produce the document;

and

- (c) the date, time, and place of the hearing of the arbitrator at which the person is required to attend and, where applicable, produce the document.
- (3) The summons remains in force for a period specified in the summons or, if no period is specified, until the conclusion of the proceedings in relation to which the summons has been issued.
- (4) The summons is to be taken to have been effectively served if
 - (a) a copy of the summons has been handed to the person to be served or, if service by that method is refused or obstructed or made impracticable, a copy of the summons has been placed as near as practicable to the person and the person has been informed of the nature of the summons;
 - (b) a copy of the summons has been delivered to a legal practitioner acting for the person to be served and the legal practitioner has endorsed on the summons a statement to the effect that the legal practitioner accepts service;
 - (c) the person to be served is a corporation and a copy of the summons was served on the corporation in accordance with the Corporations Law;
 - (d) a copy of the summons was served in accordance with an agreement made between the parties as to
 - (i) the place and method of service; and
 - (ii) the person on whom service may be effected;
 - (e) an answer to the summons has been filed with the arbitrator; or
 - (f) the arbitrator is satisfied that the person to be served has received a copy of the summons.

Schedule 1 — Upstream limits of certain pipelines

[r. 4]

This Schedule prescribes, for a pipeline conveying natural gas from a prescribed gas processing plant, the point upstream of which the pipeline is not to be within the ambit of the definition of "pipeline" in section 2 of Schedule 1 to the Act.

Prescribed gas processing plant

Prescribed exit flange or connection point

Northern Territory

Palm Valley Gas Plant For the Palm Valley Gas Pipeline — the flange —

- (a) shown as the insulating flange on the drawing entitled Palm Valley—Alice Springs Gas Pipe Line Well-Head Assembly—Drawing Number 10-011 (Revision 6 of 8/84) held by the Northern Territory Department of Mines and Energy at Darwin; and
- (b) situated at the Palm Valley Gas Plant immediately inside the perimeter fence downstream of the main gas plant and immediately upstream of the launching system.

Mereenie Gas Plant For the Mereenie Gas Pipeline — the flange —

- (a) shown as the insulating flange (I.F.) on the drawing entitled Amadeus Basin to Darwin Pipeline Mereenie Meter Station—P&I Diagram Inlet and Station Limit Valve—Drawing Number AD M000-7002 (Revision D of 25.2.86) held by the Northern Territory Department of Mines and Energy at Darwin; and
- (b) situated at the Mereenie Gas Plant immediately inside the perimeter fence and downstream of the main gas plant.

Queensland

References to diagrams in the entries relating to Queensland are references to diagrams held by the Department of Mines and Energy at Brisbane.

Wungoona J.V. (Wallumbilla)

For the pipeline mentioned in pipeline licence PPL no. 2 (Wallumbilla to Brisbane) under the *Petroleum Act 1923* of Queensland —

the flange located immediately upstream of the series of valves before the meter run, as shown on diagram W, Wungoona JV-RBP ML 1A Metering Station and marked "AA" on the diagram.

Prescribed exit flange or connection point

For the pipeline mentioned in pipeline licence PPL no. 30 under the *Petroleum Act 1923* of Queensland —

the pipe weld on the upstream side of an insulating joint located immediately upstream of the main flow control valve, as shown on diagram X, Wungoona JV—Duke Energy Pipeline and marked "BB" on the diagram.

Ballera

For the pipeline mentioned in pipeline licence PPL no. 24 under the *Petroleum Act 1923* of Queensland —

the 2 flanges on the upstream sides of 2 isolating valves upstream of where the pipeline separates into 2 parallel meter runs, as shown on diagram Y, Ballera Gas Centre—SWQ Unit—Epic Pipeline and marked "CC" and "DD" on the diagram.

For the pipeline mentioned in pipeline licence PPL no. 41 under the *Petroleum Act 1923* of Queensland —

the pipe weld on the upstream side of the insulating joint leading to the 2 meter runs operated by the Ballera-Mount Isa Pipeline, as shown on diagram Z, Ballera Gas Centre—SWQ Unit—Ballera and marked "EE" on the diagram.

Gilmore

For the pipeline mentioned in pipeline licence PPL no. 15 under the *Petroleum Act 1923* of Oueensland —

the upstream flange of the actuated slamshut valve XV-0305 that is located on the metering skid downstream of the gas flow measurement, as shown on Energy Equity's P&I Drawing No. G101-40F-0004.

Moura Mine

For the pipeline mentioned in mining lease ML no. ML 80032 under the *Mineral Resources Act 1923* of Queensland —

the downstream face of the flanged ball valve SLV 0202 located between the dehydration unit and the launcher station, as shown on Drawings Nos NP03777-P11 and NP03777-P77.

Prescribed exit flange or connection point

Kincora

For the pipeline mentioned in pipeline licence PPL no. 3 under the *Petroleum Act 1923* of Oueensland —

the 150NB class 600 flange immediately downstream of the Kincora Gas Plant's 150NB class 600 actuated isolation valve, as shown on P & ID Drawing No. 600-1001 Rev 3.

Central Treatment (Westgrove)

For the pipeline mentioned in pipeline licence PPL no. 11 under the *Petroleum Act 1923* of Oueensland —

the 200NB class 900 flange located approximately 0.7m away from the Central Treatment Plant's Main 200NB pipeline and pig launching facility immediately downstream of the plant's 200NB class 900 main isolation valve, as shown on P & ID Drawing No. 3100-10-0020 Rev 6.

Rolleston

For the pipeline mentioned in pipeline licence PPL no. 10 under the *Petroleum Act 1923* of Oueensland —

the 150NB class 900 flange located immediately downstream of the 150NB class 900 isolation valve that is immediately downstream of the moisture analyser on the Rolleston Gas Plant's sales gas metering facility, as shown on P & ID Drawing No. 3500-10-0020 Rev 5.

Dawson River Central For the pipeline mentioned in pipeline licence PPL no. 26 under the *Petroleum Act 1923* of Oueensland —

the 150NB class 600 flange located immediately downstream of the 150NB class 600 isolation valve at the tie-in station, as shown on P & ID Drawing No. DR—11014 Rev 1.

Moura Central

For the pipeline mentioned in pipeline licence PPL no. 26 under the *Petroleum Act 1923* of Oueensland —

the 150NB class 600 flange located immediately downstream of the 150NB class 600 isolation valve at the tie-in station pit, as shown on P & ID Drawing No. DR—11014 Rev 1.

Prescribed exit flange or connection point

South Australia

Moomba Plant

For the pipeline conveying natural gas from the Moomba natural gas processing plant to Adelaide —

the insulating joint situated between the meter station for the pipeline and EPIC's after cooler (as indicated in Diagram 1 below).

For the pipeline conveying natural gas from the Moomba natural gas processing plant to Sydney—the downstream weld of the 600mm x 750mm reducer situated, upstream of the insulation flange, between the meter station and East Australian Pipeline Ltd's mainline 750mm valve on the outlet of the meter station (as indicated in Diagram 2 below).

Katnook Plant

The insulating flange that is located one metre inside the boundary fence of the plant, upstream of the pipeline branch to Safries and downstream of the emergency shut down skid, as shown on drawing 107.5.1 held by the Office of Energy Policy at Adelaide.

Victoria

Longford gas processing plant, Garretts Road, Longford, Victoria The exit flanges contained within the Longford Metering Station at Garretts Road, Longford, Victoria which are connected to the two 600mm pipes from the prescribed gas processing plant to the Longford Metering Station and are —

- (a) the 600mm weld on the 750mm x 600mm reducer; and
- (b) the upstream flange face of the 600mm branch valve; and
- (c) the 600mm weld 3000mm downstream on the side arm of the 600mm equal tee, all of which are immediately upstream of the metering runs which form a part of the Longford Metering Station.

North Paaratte gas processing plant, Government Road, Paaratte, Victoria The exit flange that is the upstream flange face of the first actuated slamshut valve immediately upstream of the metering runs which form a part of the Paaratte Metering Station at Government Road, Paaratte.

Prescribed exit flange or connection point

Western Australia

North West Shelf Gas Project Domestic Gas For the pipeline that is the subject of pipeline licence PL40 under the *Petroleum Pipelines Act* 1969 of Western Australia —

the upstream flange of the flange joint immediately upstream of the most upstream of the monolithic insulation joints that are inside the fence of the pipeline's Dampier facilities compound.

Tubridgi

For the pipeline that is the subject of pipeline licence PL16 under the *Petroleum Pipelines Act* 1969 of Western Australia —

the downstream flange of the plant exit shut down valve that —

- (a) is between the pipeline pig launcher and the pipeline meter station; and
- (b) is the first shut down valve downstream of the connection to the 150mm pipe from the filter separator.

Dongara

For the pipeline that is the subject of pipeline licence PL1 under the *Petroleum Pipelines Act* 1969 of Western Australia —

the upstream flange of the flange joint at the inlet end of the isolating valve that is at the inlet to the pipeline inlet gas flow meter.

Beharra Springs

For the pipeline that is the subject of pipeline licence PL18 under the *Petroleum Pipelines Act* 1969 of Western Australia —

the upstream flange of the insulated flange joint that —

- (a) is immediately upstream of the first barred tee downstream of the pig launcher; and
- (b) is on the through line of the tee.

Griffin

For the pipeline that is the subject of pipeline licence PL19 under the *Petroleum Pipelines Act* 1969 of Western Australia —

the downstream flange of the flange joint that connects the 200mm Griffin Gas Header pipe with the 200mm pipe connecting with the 250mm pipe to the pipeline meter station.

DIAGRAM 1

MOOMBA PLANT PRESCRIBED PLANT AND EXIT FLANGE - MOOMBA TO ADELAIDE PIPELINE

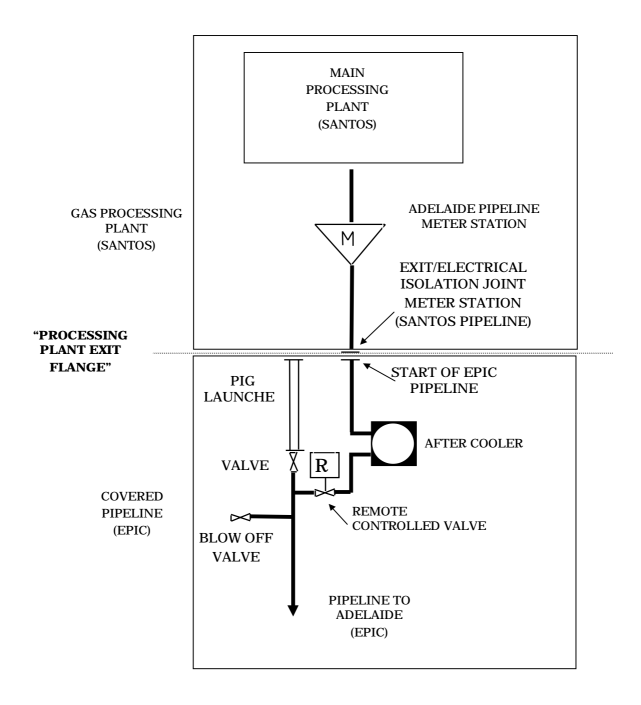
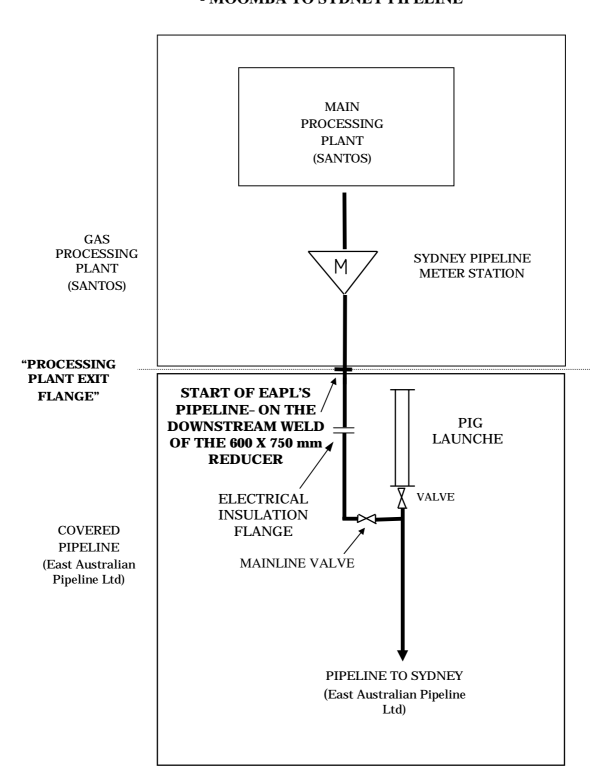


DIAGRAM 2

MOOMBA PLANT PRESCRIBED PLANT AND EXIT FLANGE - MOOMBA TO SYDNEY PIPELINE



Schedule 2 — Civil penalties

[r. 5]

Regulatory or conduct provision	Maximum civil penalty
section 13 of Schedule 1 to the Act	\$100 000 and daily amount of \$20 000
section 40 of Schedule 1 to the Act	\$100 000
section 2.2 of the Code	\$100 000 and daily amount of \$20 000
section 2.4 of the Code	\$100 000
section 2.9 of the Code	\$50 000
section 2.28 of the Code	\$100 000 and daily amount of \$20 000
section 2.30 of the Code	\$50 000
section 3.15 of the Code	\$100 000
section 4.1(a), (b), (c), (d), (e), (h), and (i)	\$100 000 and daily amount of \$10 000
of the Code	
section 4.1(f) and (g) of the Code	\$100 000
section 4.3 of the Code	\$100 000 and daily amount of \$10 000
section 4.14 of the Code	\$50 000
section 5.1 of the Code	\$100 000
section 5.3 of the Code	\$50 000
section 5.4 of the Code	\$50 000
section 5.5 of the Code	\$50 000
section 5.6 of the Code	\$50 000
section 5.7 of the Code	\$100 000
section 5.8 of the Code	\$20 000
section 5.9 of the Code	\$100 000
section 6.16 of the Code	\$100 000
section 7.1 of the Code	\$100 000

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

EG302*

Gas Pipelines Access (Western Australia) Act 1998

Gas Pipelines Access (Repealed Access Scheme Modification) Regulations 2000

Made under Schedule 3 clause 31(2) by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Gas Pipelines Access* (Repealed Access Scheme Modification) Regulations 2000.

2. The regulations amended

The amendments in these regulations are to the *Gas* Distribution Regulations 1996* applying under the *Gas* Pipelines Access (Western Australia) Act 1998 Schedule 3 clause 31 as a part of the repealed access scheme continued under that clause.

[* Published in Gazette 31 December 1996, pp. 7349-426. For amendments to 17 February 2000 see 1998 Index to Legislation of Western Australia, Table 4, p. 122.]

3. Regulation 17 repealed

Regulation 17 is repealed.

4. Regulation 42 amended

After regulation 42(3) the following subregulation is inserted —

(3a) A user cannot be given an option to extend the duration of a grant of access beyond the time described in regulation 109.

5. Regulation 49 amended

(1) Regulation 49(1) is amended by deleting "otherwise the duration of a grant of access is to be 3 years" and inserting instead —

to a shorter duration, the duration of a grant of access is to be until the time described in regulation 109

(2) After regulation 49(2) the following subregulation is inserted —

(3) The duration of a grant of access is not to be extended beyond the time described in regulation 109.

6. Regulation 68 amended

Regulation 68(1) is amended by deleting "in publishing its estimates of indicative prices under regulation 17, or".

7. Regulation 96 amended

After regulation 96(4) the following subregulation is inserted —

(5) Part 10 also applies (with appropriate modifications) to a grant of access referred to in subregulation (1).

".

8. Heading to Part 9 replaced

The Heading to Part 9 is deleted and the following heading is inserted instead —

Part 9 — Transitional provisions to do with commencement of these regulations

9. Part 10 inserted

After Part 9 the following Part is inserted —

Part 10 — Transitional provisions to do with termination of these regulations

106. This Part to prevail

To the extent that there is any inconsistency between this Part and anything else in these regulations, this Part prevails.

107. No further price redetermination required

Despite anything in the pricing methods or these regulations about the annual redetermination of prices —

- (a) a redetermination of prices is not required for 1999 or at any time after 1999 while these regulations continue to apply; and
- (b) the most recent redetermination of prices is to continue in effect.

108. Duration of grants of access

- (1) A grant of access made before the commencement of the Gas Pipelines Access (Repealed Access Scheme Modification) Regulations 2000 is amended by including in it a term that, if it does not end sooner, the grant ends at the time described in regulation 109 and cannot be extended beyond that time.
- (2) A term included by subregulation (1) prevails over anything in the grant that may be inconsistent with the term, and has effect despite any option to extend the duration of the grant.
- (3) To the extent that a provision of these regulations would be inconsistent with a term included by subregulation (1) in a grant of access
 - (a) the provision does not, despite regulation 48, apply to that grant of access; and

(b) if the provision is in Schedule 1, the provision is not, despite regulation 47(1), an essential term for that grant of access.

109. Time by which grants of access end

- (1) The time by which a grant of access is to end is the end of the first gas day to end after a period of 3 months from the approval day has elapsed, unless a later time is approved under subregulation (2) by the Coordinator.
- (2) If the Coordinator is satisfied that the parties to a grant of access are genuinely attempting to enter into a Code access agreement, the Coordinator may, at the request of the parties and after consulting the Regulator, approve a later time, not more than 6 months after the time described in subregulation (1), as the time by which the grant of access is to end.
- (3) In this regulation
 - "approval day" means the day on which an Access Arrangement is approved under the Gas Pipelines Access (Western Australia) Law for the pipeline concerned;
 - "Code access agreement" means an agreement in accordance with the Gas Pipelines Access (Western Australia) Law for access to a service provided by means of the pipeline concerned;
 - "Gas Pipelines Access (Western Australia) Law" has the same meaning as it has in the Gas Pipelines Access (Western Australia) Act 1998;
 - "Regulator" means the person holding or acting in the office of the Western Australian Independent Gas Pipelines Access Regulator established by section 27 of the Gas Pipelines Access (Western Australia) Act 1998.

110. Contracts already existing

Regulation 47(2) does not prevent the application of anything in this Part to a grant of access made before the commencement of the *Gas Pipelines Access (Repealed Access Scheme Modification)*Regulations 2000.

"

EG303*

Gas Standards Act 1972

Gas Standards (Gasfitting and Consumer Gas Installations) Amendment Regulations 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the Gas Standards (Gasfitting and Consumer Gas Installations) Amendment Regulations 2000.

2. Schedule 4 amended

Schedule 4 to the *Gas Standards (Gasfitting and Consumer Gas Installations) Regulations 1999** is amended as follows:

- (a) by deleting "\$16.00" and inserting instead
 - " \$26.00 ";
- (b) by deleting "\$200.00" and inserting instead
 - " \$225.00 ".

[* Published in Gazette 30 July 1999, pp. 3501-39.]

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

EG304*

Electricity Act 1945

Electricity (Licensing) Amendment Regulations (No. 2) 2000

Made by the Governor in Executive Council.

1. Citation

These regulations may be cited as the *Electricity (Licensing) Amendment Regulations (No. 2) 2000.*

2. The regulations amended

The amendments in these regulations are to the *Electricity* (*Licensing*) Regulations 1991*.

[* Reprinted as at 26 February 1997. For amendments to 24 March 2000 see 1998 Index to Legislation of Western Australia, Table 4, p. 73, and Gazette 28 May 1999.]

3. Regulation 43 amended

Regulation 43(1) is repealed and the following subregulation is inserted instead —

(1) The registration of a licence expires after such period as is specified by the Board in the certificate of registration, being a period ending not more than one year after the day on which it was issued.

4. Regulation 44 amended

Regulation 44(1) is amended by deleting "ending" and inserting instead —

specified by the Board in the certificate of registration, being a period ending not more than

5. Regulation 64 amended

- (1) Regulation 64 is amended by inserting before "The" the subregulation designation "(1)".
- (2) At the end of regulation 64 the following subregulation is inserted
 - (2) Where the registration of a licence holder is issued or renewed for a period less than one year under regulation 43(1) or 44(1), the fee payable for that issue or renewal is a portion of the relevant fee specified in item 2(b) or 2(c) of Schedule 1 corresponding to the portion of one year for which the registration is issued or renewed.

6. Schedule 1 amended

Schedule 1 is amended as follows:

(a) in item 1(a) by deleting "12" and inserting instead —" 20 ";

,,

..

(b) in item 1(b) by deleting "22 P.A." and inserting instead —" 30 ".

By Command of the Governor,

ROD SPENCER, Clerk of the Executive Council.

— PART 2 —

LOCAL GOVERNMENT

LG401

LOCAL GOVERNMENT ACT 1995

Shire of Victoria Plains RATING EXEMPTION

Perth, 2 May 2000.

It is hereby notified for public information that the Minister for Local Government has declared the land owned by the Benedictine Community of New Norcia Inc. as described in the schedule hereunder exempt from local government rates under the provisions of section 6.26 of the Local Government Act 1995.

JOHN LYNCH, Executive Director, Department of Local Government.

		Schedule	
Lot No.	Certificate of Title No. (Volume/Folio)	Crown Allotment No.	Memorial No. (Book/Folio)
M1267	1079/654		
		Melbourne Location 1	25/1223
		Melbourne Location 15	27/540
		Melbourne Location 49	13/37
		Melbourne Location 51	13/37
		Melbourne Location 72	28/834 & 835
		Melbourne Location 73	27/540
		Melbourne Location 74	13/37
		Melbourne Location 76	13/37
	6/173	Melbourne Location 208	
	4/54	Melbourne Location 226	
	15/277	Melbourne Location 227	
	1240/929	Melbourne Location 334	
	1/237	Melbourne Location 335	
	1/227	Melbourne Location 336	
	1/228	Melbourne Location 337	
	1240/928	Melbourne Location 342	
	1/230 1/232	Melbourne Location 352 Melbourne Location 354	
	1/235	Melbourne Location 354 Melbourne Location 355	
	1/236	Melbourne Location 356	
	3/49	Melbourne Location 357	
	3/50	Melbourne Location 357	
	16/2A	Melbourne Location 365	
	5/256	Melbourne Location 449	
	5/270	Melbourne Location 450	
	5/257	Melbourne Location 451	
	5/264	Melbourne Location 452	
	5/259	Melbourne Location 453	
	5/260	Melbourne Location 454	
	5/327	Melbourne Location 455	
	6/66	Melbourne Location 456	
	245/192	Melbourne Location 464	
	8/144	Melbourne Location 468	
	5/342	Melbourne Location 471	
	181/190	Melbourne Location 507	
	1558/761	Part Melbourne Location 560	
	8/260	Melbourne Location 572	
	15/375	Melbourne Location 628	
	19/150	Melbourne Location 629	
	24/335	Melbourne Location 820	
	56/106 172/116	Melbourne Location 865	
	173/116	Melbourne Location 1006	
	1039/942 1354/347	Melbourne Location 3345 Melbourne Location 3589	
	1558/760 1379/212	Melbourne Location 3590 Melbourne Location 3937	
	13/3/212	Memourne Location 3937	

MINERALS AND ENERGY

MN401*

State of Western Australia

PETROLEUM (SUBMERGED LANDS) ACT 1982

Notice of Renewal of Exploration Permit

EXPLORATION PERMIT NO. TP/7 held by Pan Pacific Petroleum (South Aust) Pty Ltd, Santos (BOL) Pty Ltd, Apache Oil Australia Pty Ltd, Ampolex (PPL) Pty Limited and

Apache Airlie Pty Limited has been renewed in accordance with the provisions of the above Act for a period of five (5) years from 17 April 2000.

W. L. TINAPPLE, Director Petroleum Division.

MN402*

State of Western Australia

PETROLEUM ACT 1967

Notice of Renewal of Exploration Permit

EXPLORATION PERMIT NO. EP 342 held by Apache Northwest Pty Ltd, Boral Energy Resources Limited, AWE Petroleum Limited, Carnarvon Petroleum NL, Newfield Exploration Australia Limited and Southern Diamond Resources (EP342/TP9) Pty Ltd has been renewed in accordance with the provisions of the above Act for a period of five (5) years from 20 April 2000.

W. L. TINAPPLE, Director Petroleum Division.

PLANNING

PD401*

TOWN PLANNING AND DEVELOPMENT ACT 1928

ADVERTISEMENT OF APPROVED TOWN PLANNING SCHEME AMENDMENT $\it CITY OF BAYSWATER$

TOWN PLANNING SCHEME NO. 21—AMENDMENT NO. 76

Ref: 853/2/14/25 Pt 76.

It is hereby notified for public information, in accordance with Section 7 of the Town Planning and Development Act 1928 that the Hon Minister for Planning approved the City of Bayswater Town Planning Scheme Amendment on 19 April, 2000 for the purpose of—

1. Modifying Clause 4.1.1 by adding the words 'which complies with the provisions of the Town Planning Scheme and Residential Planning Codes' after the words 'ancillary development'.

Clause 4.1.1 will therefore read as follows-

"A person proposing to develop land other than that referred to in Clause 4.1.2 with any form of development other than a single detached house and ancillary development which complies with the provisions of the Town Planning Scheme and Residential Planning Codes, thereto shall, before obtaining a building licence, or commencing any work, make application to the Council for planning approval."

2. Adding Clause 4.4.10, which reads as follows—

"Clause 4.4.10 Residential Dwellings—Zero Lot Lines

No wall to a single residence or ancillary development, grouped or multiple dwelling may be built within 1.0 metre of a boundary without the prior written approval of the Council, other than—

- In compliance with nominated zero lot lines contained within adopted Residential Estate Design Guidelines;
- · With the written approval of the adjoining affected landowner.

The provisions of this Clause shall prevail over Clause 2.1.2 of the Residential Planning Codes."

J. D'ORAZIO, Mayor. M. J. CAROSELLA, Chief Executive Officer.

PD402*

METROPOLITAN REGION TOWN PLANNING SCHEME ACT 1959

METROPOLITAN REGION SCHEME AMENDMENTS IN THE WESTERN SUBURBS

Amendment No. 1016/33—Omnibus (No. 3)

Amendment No. 1023/33—Hollywood and Swanbourne High Schools and Shenton College sites Amendment No. 1024/33—Sunset Hospital Site

CALL FOR PUBLIC SUBMISSIONS

File No's: 809-2-1-58, 809-2-8-2, 809-2-8-3.

The Western Australian Planning Commission intends to amend the Metropolitan Region Scheme for land in the Cities of Nedlands and Subiaco and the Towns of Cambridge and Mosman Park, and is seeking public comment.

Purpose

The purpose of the Amendments is to give effect to eight small scale changes to zones and reservations of the Metropolitan Region Scheme. The eight individual proposals are contained within three Amendments, but have been published under one cover for convenience.

Proposals in Amendment No. 1016/33 involve the Perry Lakes Stadium site in Floreat, the TVW Telethon Child Health Research property in Subiaco, the old quarry and adjacent City Beach Bowling Club in Floreat and the Swan River foreshore at Mosman Park. Amendment No. 1023/33 proposals involve the Hollywood Senior High School site, the Swanbourne Senior High School site and the Shenton College and former Lemnos Hospital Complex in Shenton Park. Amendment No. 1024/33 relates to the Sunset Hospital site at Dalkeith. Details of the proposed transfer of land between various zones and reservations in each Amendment is detailed in the Commission's Amendment Report.

Procedure

The procedure for amending the Scheme, as set out in section 33 of the Metropolitan Region Town Planning Scheme Act, is to be used to advertise these proposals. Public submissions are invited and the Amendments will eventually be put to Parliament for final approval. In accordance with the procedure in section 33, the Hon Minister for Planning has approved the Amendments for public display and for the calling of submissions.

Copies of the amending plans and detail plans showing the proposed changes to the zones and reservations of the Scheme, and the Commission's *Amendment Report* which explains the various proposals, will be available for public inspection from Monday 1 May 2000 to Friday 4 August 2000 at each of the following places-

· Ministry for Planning 1st Floor Albert Facey House 469 Wellington Street **PERTH**

• J S Battye Library Alexander Library Building Francis Street NORTHBRIDGE

Council Offices of the municipalities of—

- City of Perth
- City of Fremantle
- City of Nedlands City of Subiaco
- Town of Cambridge

Town of Mosman Park

Any person who desires to make a submission either supporting, objecting to or providing comment on any provisions of the proposed Amendments should do so on the Form 6A's. These submission forms are available on request from the display locations and are also contained in the explanatory Amendment Report.

Submissions must be lodged with the-

Secretary Western Australian Planning Commission 469 Wellington Street PERTH WĀ 6000

on or before 5.00pm Friday 4 August 2000. Late submissions will not be considered.

PETER MELBIN, Secretary, Western Australian Planning Commission.

PREMIER AND CABINET

PR401

MINISTERIAL ACTING ARRANGEMENTS

It is hereby notified for public information that the Governor in accordance with Section 52(1)(b) of the Interpretation Act 1984 has approved the following temporary appointment in the place of the Hon P. G. Foss MLC in the period 28 April to 5 May 2000 inclusive

Minister for Justice

Hon C. L. Edwardes MLA

PR402

SUPREME COURT ACT 1935

DESIGNATION OF ACTING ATTORNEY GENERAL ORDER (No. 2) 2000

Made by the Governor in Executive Council under section 154(3) and (4).

The Honourable Cheryl Lynn Edwardes, BJuris LLM MLA is designated for the purposes of section 154 of the Supreme Court Act 1935 as the Minister of the Crown—

- (a) who may exercise the powers referred to in subsection (3) of that section; and
- (b) by, to or with reference to whom, acts may be done under subsection (4) of that section,

during the period from 28 April to 5 May 2000 (both dates inclusive).

By the Governor's Command,

ROD SPENCER, Clerk of the Executive Council.

RACING, GAMING AND LIQUOR

RA401

LIQUOR LICENSING ACT 1988

SUMMARY OF LIQUOR LICENSING APPLICATIONS

The following is a summary of applications received under the Liquor Licensing Act 1988 and required to be advertised. Any person wishing to obtain more details about any application, or about the objection process, should contact the Liquor Licensing Division, 1st Floor, Hyatt Centre, 87 Adelaide Terrace, Perth, Telephone: (08) 9425 1888, or consult a solicitor or relevant industry organisation.

App. No.	Applicant	Nature of Application	Last Date for Objections
APPLICATION	ONS FOR THE GRANT OF A LI	CENCE	
7730/1999	Transmetro Corporation Ltd	Application for the grant of a Special Facility Licence in respect of premises situated in Meadow Springs and known as Metro Suites Meadow Springs Resort.	17/5/2000

This notice is published under section 67(5) of the Liquor Licensing Act 1988.

H. R. HIGHMAN, Acting Director of Liquor Licensing.

WATER

WA401*

COUNTRY TOWNS SEWERAGE ACT 1948

COUNTRY SEWERAGE AREAS ORDER NUMBER 3 2000

Made by His Excellency the Governor in Executive Council under section 4.

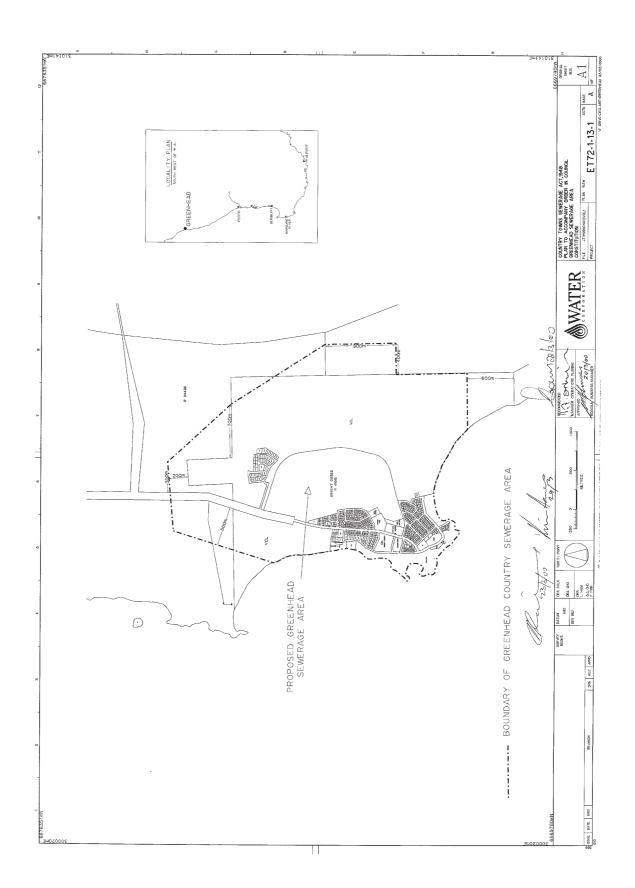
Citation

- 1. This order may be cited as the Country Sewerage Areas Order Number 3 2000
- 2. The land described in the Schedule to this order is hereby constituted as the Green Head Sewerage Area

Schedule (clause 2

The area of land, as depicted on Water Corporation plan ET72-1-13-1

By His Excellency's Command,



WA402*

COUNTRY AREAS WATER SUPPLY ACT 1947

COUNTRY WATER AREAS AMENDMENT ORDER NUMBER 3 2000

Made by His Excellency the Governor in Executive Council under section 8.

Citation

- 1. This order may be cited as the Country Water Areas Amendment Order Number 3 2000
- 2. The land described in the Schedule to this order is hereby amended.

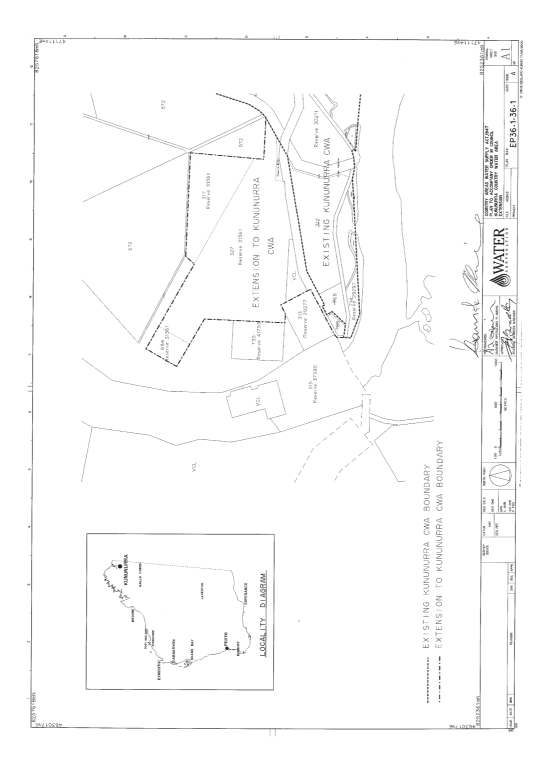
Schedule (clause 2)

The following area of land is hereby amended as indicated:

Extensions to, as per Water Corporation plan EP36-1-36-1

By His Excellency's Command,

ROD SPENCER, Clerk of the Council.



Public Notices

ZZ201

TRUSTEES ACT 1962

NOTICE TO CREDITORS AND CLAIMANTS

Creditors and other persons having claims (to which Section 63 of the Trustees Act 1962 relates) in respect of the estate of the undermentioned deceased are required by the personal representative John France Farrell of care of Newton Vincent, Barristers and Solicitors, 1st Floor, 50 Pier Street, Perth to send particulars of their claims to him within one month from the date of publication of this notice at the expiration of which time the personal representative may convey or distribute the assets having regard only to the claims of which he then has notice—

Stephen Campbell Stokoe, late of Unit 6, 80-82 Henley Street, Como, Retired Naval Warrant Officer. Date of Death: 5 April 2000.

Dated the 20th day of April 2000.

NEWTON VINCENT. Barristers and Solicitors.

WESTERN AUSTRALIA

RETIREMENT VILLAGES ACT 1992

Price: \$6.75 Counter Sales
Plus Postage on 132 grams

RETIREMENT VILLAGES REGULATIONS 1992

*Price: \$3.95 Counter Sales
Plus Postage on 25 grams

* Prices subject to change on addition of amendments.

WESTERN AUSTRALIA

FREEDOM OF INFORMATION ACT 1992

*Price: \$10.95 Counter Sales
Plus Postage on 365 grams

* Prices subject to change on addition of amendments.

CLAIMS FOR MISSING ISSUES

(SUBSCRIPTION ITEMS)

For a claim to be recognised as valid, written notification must be lodged at State Law Publisher, 10 William Street, Perth 6000 within 28 days of publication of the missing item.

Claims lodged after this date will attract payment in full.

STATE LAW PUBLISHER

SUBSCRIPTION CHARGES 2000

All subscriptions are for the period from 1 January to 31 December 2000. Subject to certain limitations, refunds may be allowed if a subscription is cancelled during the year. The prices quoted include postage by surface mail unless stated otherwise.

PLEASE NOTE: A Goods and Services charge (GST) will be applicable to all goods and services supplied after 30 June 2000. Clients will be sent an additional invoice for these charges when details are finalised.

GOVERNMENT GAZETTE

General Government Gazettes are published on Tuesday and Friday of each week, unless disrupted by public holidays or unforseen circumstances.

Special Government Gazettes are published periodically.

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	894

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cludes all Cazettes from Ian 1008)

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Within WA	261
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1999 Gazettes on CD ROM	260
1998 Gazettes on CD ROM	260

HANSARD

Hansard is printed and distributed weekly during parliamentary sessions.

	\$
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Overseas (airmail)	557
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Bound Statutes

Bound volumes are posted during March of the following year.

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Within WA	330
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Overseas (airmail)	515

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Includes all Acts, Regulations, Bills, Acts by year, Index to Statutes, Hansard, etc

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1st user	600
2 nd and each additional user	300

Data on CD's is fully indexed and is searchable. Other CD ROM products with legislation or other statutory information can be packaged to individual requirements. Prices are available on request.

